COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney's Docket No.

T-6012

As a below named inventor, I hereby declare that: My residence, post office address, and citizenship are as stated below next to my name; I BELIEVE I AM THE ORIGINAL, FIRST, AND SOLE INVENTOR (if only one name is listed below) OR AN ORIGINAL, FIRST, AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTER WHICH IS CLAIMED AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION •											
Entitled: Production of High Quality Lubricant Bright Stock											
					reto: as United States (or PCT International) Application Serial No; and was (if applicable)						
I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIMS, AS AMENDED BY ANY AMENDMENT SPECIFICALLY REFERRED TO ABOVE:											
I ACKNOWLEDGE THE DUTY TO DISCLOSE INFORMATION WHICH IS MATERIAL TO THE PATENTABILITY OF THIS APPLICATION IN ACCORDANCE WITH TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56, including continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application. 37 CFR Sec. 1.56 (a) states: "A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with this Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned". I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 (a)-(d) or (f) or Sec. 365 (b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's certificate, or international application having a filing date before that of the application on which priority is claimed:											
FOREIGN APPLICATION NUMB	SER(S)	COUNTRY			DATE OF FILING (MM/DD/YYYY)		PRIORITY CLAIIMED		CERTIFII	ED COPY ED	
							Yes 🗌	No 🗌	Yes 🗌	No 🗌	
							Yes 🗌	No 🗌	Yes 🗌	No 🗌	
Additional foreign applications numbers are listed on a supplemental priority data sheet (PTO/SB/)2B attached hereto:											
I HEREBY APPOINT THE FOLLOWING AS OUR ATTORNEYS OR AGENTS WITH FULL POWER OF SUBSTITUTION TO PROSECUTE THIS APPLICATION AND TRANSACT ALL BUSINESS IN THE UNITED STATES PATENT AND TRADEMARK OFFICE CONNECTED THEREWITH:											
Practitioners at Customer Number:											
C.J. Caroli - T.G. De Jon S. Ellinwood M.C. Fallon J.P. Foley - T.J. Hadlock F.E. Hook -			ghe - 24,467 - 48,495 - 47,554 45,757 - 35,531 A.W. Klaassen - S.G.K. Lee - 42,7 P.L. Prater - 34,9 M.N. Reinisch - 2 S.H. Roth - 28,46		50 L.A. Stokley - 39,845 15,220 D.M. Tuck - 43,208 92 F.C. Turner - 39,863 85 W.K. Turner - 26,816 6,981 A.H. Uzzell - 27,602 7 A.S. Zavell - 28,050						
and Practitioner(s) named below:					NAME DECOTRATION NUMBER						
NAME REGISTRATION NUMBER			NAN	NAME REGISTRATION NUMBER							
SEND CORRESPENDENCE TO:											
ChevronTexaco Corporation Law Department Intellectual Property Unit P.O. Box 6006 San Ramon, CA 94583-0806 ADDRESS ALL TELEPHONE CALLS TO: Steven Roth at (925) 842-1546											

Attorney's Docket No. COMBINED DECLARATION AND POWER OF ATTORNEY CONTINUED T-6012 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. FULL NAME OF SOLE OR FIRST JOINT INVENTOR, IF ANY Stephen J. Miller CITIZENSHIP RESIDENCE 520 45th Avenue, San Francisco, CA 94121 USA POST OFFICE ADDRESS (Same as above) DATE FULL NAME OF SECOND JOINT INVENTOR, IF ANY Russee R / May 9-5-03 Russell R. Krug CITIZENSHIP RESIDENCE **USA** 44 Olympia Way, Novato, CA 94949 POST OFFICE ADDRESS (Same as above) FULL NAME OF THIRD JOINT INVENTOR, IF ANY **SIGNATURE** DATE CITIZENSHIP RESIDENCE POST OFFICE ADDRESS (Same as above) SIGNATURE DATE FULL NAME OF FOURTH JOINT INVENTOR, IF ANY CITIZENSHIP RESIDENCE POST OFFICE ADDRESS (Same as above) **SIGNATURE** DATE FULL NAME OF FIFTH JOINT INVENTOR, IF ANY CITIZENSHIP RESIDENCE POST OFFICE ADDRESS (Same as above) FULL NAME OF SIXTH JOINT INVENTOR, IF ANY SIGNATURE DATE RESIDENCE CITIZENSHIP POST OFFICE ADDRESS (Same as above) Please see attached continuation page for additional inventors.

^{*} This page must be attached to a completed Page 1 of 2, Combined Declaration and Power of Attorney, before signing.